



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/873,568	06/04/2001	Robert L. Blake	GB 000112	4212

24737 7590 01/18/2005

PHILIPS INTELLECTUAL PROPERTY & STANDARDS
P.O. BOX 3001
BRIARCLIFF MANOR, NY 10510

EXAMINER

DEAN, RAYMOND S

ART UNIT	PAPER NUMBER
----------	--------------

2684

DATE MAILED: 01/18/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	09/873,568	BLAKE ET AL.	
	Examiner	Art Unit	
	Raymond S Dean	2684	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on June 30, 2004.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1 - 23 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☒ Claim(s) 6 - 9 and 20 - 22 is/are allowed:
- 6) ☒ Claim(s) 1 - 5, 10 - 19, and 23 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on August 13, 2001 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date <u>0601,0102</u> . | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION***Response to Arguments***

1. Applicant's arguments filed June 30, 2004 have been fully considered but they are not persuasive.

Applicants' assert on Page 16 lines 11 – 21 of the Remarks that "Martini does not teach or suggest two such beacons....". Examiner respectfully disagrees with Applicant. The mobile device is redirected to the transmitter (62) for data transmissions. The data transmissions between the mobile device (12) and transmitter (62) cannot occur if there is no communication connection established between said transmitter (62) and said mobile device (12) therefore in order for said data transmissions to occur there will be a communication connection established between said transmitter (62) and said mobile device (12) (See Martini Column 6 lines 53 – 58).

Albrecht teaches a beacon that receives the portable device identifier and wherein said at least one portable device is arranged to detect such inquiry messages and reply with an identifier for the portable device (Section 2 Paragraph 5).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the device identifier and inquiry response method taught above in Albrecht in the wireless Bluetooth system of Martini for the purpose of enabling the second transmitter (62) to engage in data transmissions with the portable device that has established a connection with the first

Art Unit: 2684

transmitter (54) through the inquiry and paging method. Albrecht therefore remedies the deficiencies in Martini.

The rejection of Claim 22 over Martini in view of Rune was an error on the part of the examiner.

Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

3. Claims 1 – 2, 4 – 5, 10 – 12, 14 – 19, and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Martini et al. (US 6,675,015 B1) in view of Albrecht et al. (Local Computer Networks, 1999. LCN '99. Conference on, 18-20 Oct. 1999).

Regarding Claim 1, Martini teaches a communications system comprising first and second beacon devices capable of wireless message transmission and at least one portable device capable of receiving such message transmissions (Column 6 lines 40 – 58, the first and second beacon devices are the transmitter (54) and the additional transmitter (62) respectively), wherein said first beacon is arranged to broadcast a series of inquiry messages according to a first communications protocol (Column 6 lines 40 – 58) wherein said first beacon device is arranged to transmit data to said second beacon (Column 6 lines 53 –

Art Unit: 2684

58, there must be a notification from the first transmitter (54) to the second transmitter (62) that the connection has been established so that said second transmitter can engage in data transmissions with the portable device, the only way that this can happen is by the first transmitter (54) transmitting notification data to the second transmitter (62) thus this is an inherent characteristic), and wherein said second beacon and portable device are configured to perform a service interaction when triggered by the second beacon (Column 6 lines 40 – 58), wherein said service interaction includes communication setup between the second beacon and the portable device (Column 6 lines 53 – 58, the mobile device is redirected to the transmitter (62) for data transmissions, the data transmissions between the mobile device (12) and transmitter (62) cannot occur if there is no communication connection established between said transmitter (62) and said mobile device (12) therefore in order for said data transmissions to occur there will be a communication connection established between said transmitter (62) and said mobile device (12))

Martini does not specifically teach a second beacon that receives the portable device identifier and wherein said at least one portable device is arranged to detect such inquiry messages and reply with an identifier for the portable device.

Albrecht teaches a beacon that receives the portable device identifier and wherein said at least one portable device is arranged to detect such inquiry messages and reply with an identifier for the portable device (Section 2 Paragraph 5, the master unit sends out inquiries to portable devices whose

Art Unit: 2684

identity is unknown, said portable devices respond with an address which is the identifier thus there is an inherent detection of inquiry messages by said portable devices).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the device identifier and inquiry response method taught above in Albrecht in the wireless Bluetooth system of Martini such that the second transmitter (62) will be able engage in data transmissions with the portable device that has established a connection with the first transmitter (54) through the inquiry and paging method.

Regarding Claim 2, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 1. Martini further teaches a plurality of second beacon devices (Column 6 lines 48 – 51).

Regarding Claim 4, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 1. Albrecht further teaches a beacon device that maintains and periodically updates a list of identifiers for portable devices with which a service interaction is being performed (Figure 1, Section 2 paragraphs 5 and 6, the master unit is the beacon, the master unit is constantly aware of the modes of all of the slaves/portable devices in the piconet thus there is an inherent list of said slaves/portable devices and an inherent periodic update of a said list).

Regarding Claim 5, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 4. Albrecht further teaches a timer, with a beacon device being configured to remove a portable device identifier from said list if no

Art Unit: 2684

interaction takes place for a predetermined period (Section 3.2 paragraph 6, the base station is the beacon, there is a timeout thus there is an inherent timer, the old route is deleted from the caches when the portable device is handed over to the next base station/beacon thus there is an inherent removal of said portable device identification information from the list or database of said base station).

Regarding Claim 10, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 1. Martini further teaches a first communications protocol that comprises Bluetooth messaging (Column 2 lines 37 – 42). Albrecht further teaches a predetermined clocked succession of frequencies with clock information for said first beacon device being included in data carried by said additional data field (Section 2 paragraphs 3 and 4, in order for the slaves to be synchronized with the master, which is the first beacon device, the slaves must know the clock and frequency hop information, the only way that said slaves can obtain such information is through the inquiry and page packets thus said information is inherently included in a data field of said inquiry and paging packets).

Regarding Claim 11, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 1. Martini further teaches a device comprising a receiver capable of receiving a short – range wireless inquiry message (Column 6 lines 46 – 48, 53 – 58, Bluetooth is a short range wireless protocol, the fact that the transmitter transmits inquiry messages to the portable devices in order to establish a link implies that said portable device is capable of receiving a short – range wireless inquiry message thus this is an inherent characteristic). Albrecht

Art Unit: 2684

further teaches a processing means operable to process data contained within said message and compose a response message including an identifier for the device (Section 2 Paragraph 5, the slave responds to the inquiry message with an address, in order for the slave to respond to the inquiry said slave must process the inquiry data thus this is an inherent characteristic), and transmission means configured to wirelessly transmit said composed response message to the source of the inquiry message (Section 2 Paragraph 5, the slave responds to the inquiry message with an address which said slave transmits wirelessly).

Regarding Claim 12, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 1. Martini further teaches an infrastructure comprising first and second beacon devices and an interconnection there between (Column 6 lines 40 – 58, the first and second beacon devices are the transmitter (54) and the additional transmitter (62) respectively, there must be a transmission of notification of link establishment from the first transmitter (54) to the second transmitter (62) thus there is an inherent interconnection), said beacon devices being capable of wireless message transmission to said at least one portable device (Column 6 lines 40 – 58), wherein said first beacon is operable to broadcast a series of inquiry messages according to a first communications protocol (Column 6 lines 40 – 58), to transmit data to said second beacon (Column 6 lines 53 – 58, there must be a notification from the first transmitter (54) to the second transmitter (62) that the connection has been established so that said second transmitter can engage in data transmissions with the portable device, the only way that this can happen is by the first transmitter (54)

Art Unit: 2684

transmitting notification data to the second transmitter (62) thus this is an inherent characteristic), and wherein said second beacon is configured to perform a service interaction with said portable device when triggered by the second beacon (Column 6 lines 40 – 58). Albrecht further teaches detecting any response messages containing a portable device identifier for said portable device (Section 2 Paragraph 5, the portable device responds to the inquiry with the address which is the identifier, the master unit uses said address in order to connect with the portable device thus there is an inherent detection of any response messages from said portable device).

Regarding Claim 14, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 12. Martini further teaches a plurality of second beacon devices (Column 6 lines 48 – 51).

Regarding Claim 15, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 14. Martini further teaches a message management means operable to initiate and effect handover of an ongoing message transmission session from one of said plurality of second beacons to another (Column 7 lines 15 – 37).

Regarding Claim 16, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 12. Martini further teaches a plurality of said first beacon devices (Column 6 lines 51 – 52).

Regarding Claim 17, Martini teaches a method for enabling the user of a portable communications device to perform a service interaction with a beacon device in an environment containing at least first and second beacon devices

Art Unit: 2684

capable of wireless message (Column 6 lines 40 – 58, the first and second beacon devices are the transmitter (54) and the additional transmitter (62) respectively), wherein a first beacon broadcasts a series of inquiry messages according to a first communications protocol (Column 6 lines 40 – 58), the first beacon device transmits data to said second beacon (Column 6 lines 53 – 58, there must be a notification from the first transmitter (54) to the second transmitter (62) that the connection has been established so that said second transmitter can engage in data transmissions with the portable device, the only way that this can happen is by the first transmitter (54) transmitting notification data to the second transmitter (62) thus this is an inherent characteristic), and the second beacon and portable device perform said service interaction when triggered by the second beacon (Column 6 lines 40 – 58), wherein said service interaction includes communication setup between the second beacon and the portable device (Column 6 lines 53 – 58, the mobile device is redirected to the transmitter (62) for data transmissions, the data transmissions between the mobile device (12) and transmitter (62) cannot occur if there is no communication connection established between said transmitter (62) and said mobile device (12) therefore in order for said data transmissions to occur there will be a communication connection established between said transmitter (62) and said mobile device (12)).

Martini does not specifically teach a portable device that detects such inquiry messages and replies with an identifier for the portable device.

Art Unit: 2684

Albrecht teaches a portable device that detects such inquiry messages and replies with an identifier for the portable device (Section 2 Paragraph 5, the master unit sends out inquiries to portable devices whose identity is unknown, said portable devices respond with an address which is the identifier thus there is an inherent detection of inquiry messages by said portable devices).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the inquiry response method taught above in Albrecht in the wireless Bluetooth system of Martini such that the second transmitter (62) will be able to engage in data transmissions with the portable device that has established a connection with the first transmitter (54) through the inquiry and paging method.

Regarding Claim 18, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 17. Albrecht further teaches a beacon device that maintains and periodically updates a list of identifiers for portable devices with which a service interaction is being performed (Figure 1, Section 2 paragraphs 5 and 6, the master unit is the beacon, the master unit is constantly aware of the modes of all of the slaves/portable devices in the piconet thus there is an inherent list of said slaves/portable devices and an inherent periodic update of a said list).

Regarding Claim 19, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 18. Albrecht further teaches a beacon device that removes a portable device identifier from said list if no interaction takes place for a predetermined period (Section 3.2 paragraph 6, the base station is the beacon,

Art Unit: 2684

the old route is deleted from the caches when the portable device is handed over to the next base station/beacon thus there is an inherent removal of said portable device identification information from the list or database of the base station).

Regarding Claim 23, Martini teaches a communication system comprising: a first transmitter configured to broadcast inquiry messages (Column 6 lines 40 – 58, the first transmitter (54)); second transmitter (Column 6 lines 40 – 58, second transmitter (62)); and a portable device (Column 6 lines 40 – 58, portable device (12)); wherein said first transmitter is further configured to transmit data to said second transmitter (Column 6 lines 53 – 58, there must be a notification from the first transmitter (54) to the second transmitter (62) that the connection has been established so that said second transmitter can engage in data transmissions with the portable device, the only way that this can happen is by the first transmitter (54) transmitting notification data to the second transmitter (62)), and said second transmitter is configured to perform a service interaction in response to said data (Column 6 lines 40 – 58), said service interaction including communication setup between said second transmitter and said portable device (Column 6 lines 53 – 58, the mobile device is redirected to the transmitter (62) for data transmissions, the data transmissions between the mobile device (12) and transmitter (62) cannot occur if there is no communication connection established between said transmitter (62) and said mobile device (12) therefore in order for said data transmissions to occur there will be a communication connection established between said transmitter (62) and said mobile device (12)).

Art Unit: 2684

Martini does not specifically teach a portable device having an identifier and configured to transmit said identifier in response to said inquiry messages.

Albrecht teaches a portable device having an identifier and configured to transmit said identifier in response to said inquiry messages (Section 2 Paragraph 5, the master unit sends out inquiries to portable devices whose identity is unknown, said portable devices respond with an address which is the identifier).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the inquiry response method taught above in Albrecht in the wireless Bluetooth system of Martini such that the second transmitter (62) will be able to engage in data transmissions with the portable device that has established a connection with the first transmitter (54) through the inquiry and paging method.

4. Claims 3 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Martini et al. (US 6,675,015 B1) in view of Albrecht et al. (Local Computer Networks, 1999. LCN '99. Conference on, 18-20 Oct. 1999) and in further view of Haartsen (Personal Communications, IEEE [see also IEEE Wireless Communications] Volume: 7, Issue: 1, Feb. 2000).

Regarding Claim 3, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 1. Martini further teaches a channel linking said first and second beacon devices (Column 6 lines 53 – 58, there must be a notification from the first transmitter (54) to the second transmitter (62) that the connection

Art Unit: 2684

has been established so that said second transmitter can engage in data transmissions with the portable device, the only way that this can happen is by the first transmitter (54) transmitting notification data to the second transmitter (62) thus there is an inherent data link).

Martini in view of Albrecht does not specifically teach a secure data channel linking said first and second beacon devices.

Haartsen teaches a secure data channel (Page 35 Section entitled "Security", the links between the devices are secure).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the security procedure taught in Haartsen in the wireless Bluetooth system taught by Martini in view of Albrecht such that eavesdropping and unauthorized usage of the Bluetooth wireless links of Martini in view of Albrecht is prevented.

Regarding Claim 13, Martini in view of Albrecht teaches all of the claimed limitations recited in Claim 12. Martini further teaches a channel linking said first and second beacon devices (Column 6 lines 53 – 58, there must be a notification from the first transmitter (54) to the second transmitter (62) that the connection has been established so that said second transmitter can engage in data transmissions with the portable device, the only way that this can happen is by the first transmitter (54) transmitting notification data to the second transmitter (62) thus there is an inherent data link).

Martini in view of Albrecht does not specifically teach a secure data channel linking said first and second beacon devices.

Art Unit: 2684

Haartsen teaches a secure data channel (Page 35 Section entitled "Security", the links between the devices are secure).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the security procedure taught in Haartsen in the wireless Bluetooth system taught by Martini in view of Albrecht such that eavesdropping and unauthorized usage of the Bluetooth wireless links of Martini in view of Albrecht is prevented.

Allowable Subject Matter

5. The following is an examiner's statement of reasons for allowance:

Regarding Claims 6 and 20, Martini teaches a communications system comprising and a method enabling the user of a portable communications device to perform a service interaction with a beacon device in an environment containing first and second beacon devices capable of wireless message transmission and at least one portable device capable of receiving such message transmissions (Column 6 lines 40 – 58, the first and second beacon devices are the transmitter (54) and the additional transmitter (62) respectively), wherein said first beacon is arranged to broadcast a series of inquiry messages (Column 6 lines 40 – 58), wherein said first beacon device is arranged to transmit data to said second beacon (Column 6 lines 53 – 58, there must be a notification from the first transmitter (54) to the second transmitter (62) that the connection has been established so that said second transmitter can engage in data transmissions with the portable device, the only way that this can happen is by

Art Unit: 2684

the first transmitter (54) transmitting notification data to the second transmitter (62) thus this is an inherent characteristic), and wherein said second beacon and portable device are configured to perform a service interaction when triggered by the second beacon receiving the data (Column 6 lines 40 – 58). Albrecht teaches a beacon that receives the portable device identifier and wherein said at least one portable device is arranged to detect such inquiry messages and reply with an identifier for the portable device (Section 2 Paragraph 5, the master unit sends out inquiries to portable devices whose identity is unknown, said portable devices respond with an address which is the identifier thus there is an inherent detection of inquiry messages by said portable devices). Albrecht also teaches a beacon device that is configured to remove a portable device identifier from a list of identifiers for portable devices (Section 3.2 paragraph 6, the base station is the beacon, the old route is deleted from the caches when the portable device is handed over to the next base station/beacon thus there is a removal of said portable device identification information from the list or database of said base station). **The prior art of record, however, fails to specifically show a second beacon device that removes a portable device identifier from a list of portable device identifiers if a duplicate copy of said identifier is received from the first beacon device.**

Regarding Claims 7 and 21, Martini teaches a communications system comprising and a method enabling the user of a portable communications device to perform a service interaction with a beacon device in an environment containing first and second beacon devices capable of wireless message

Art Unit: 2684

transmission and at least one portable device capable of receiving such message transmissions (Column 6 lines 40 – 58, the first and second beacon devices are the transmitter (54) and the additional transmitter (62) respectively), wherein said first beacon is arranged to broadcast a series of inquiry messages (Column 6 lines 40 – 58), wherein said first beacon device is arranged to transmit data to said second beacon (Column 6 lines 53 – 58, there must be a notification from the first transmitter (54) to the second transmitter (62) that the connection has been established so that said second transmitter can engage in data transmissions with the portable device, the only way that this can happen is by the first transmitter (54) transmitting notification data to the second transmitter (62) thus this is an inherent characteristic), and wherein said second beacon and portable device are configured to perform a service interaction when triggered by the second beacon receiving the data (Column 6 lines 40 – 58). Albrecht teaches a beacon that receives the portable device identifier and wherein said at least one portable device is arranged to detect such inquiry messages and reply with an identifier for the portable device (Section 2 Paragraph 5, the master unit sends out inquiries to portable devices whose identity is unknown, said portable devices respond with an address which is the identifier thus there is an inherent detection of inquiry messages by said portable devices). Albrecht also teaches a beacon device that is configured to remove a portable device identifier from a list of identifiers for portable devices (Section 3.2 paragraph 6, the base station is the beacon, the old route is deleted from the caches when the portable device is handed over to the next base station/beacon thus there is a removal of said

Art Unit: 2684

portable device identification information from the list or database of said base station). **The prior art of record, however, fails to specifically show a second beacon device that is configured to remove a portable device identifier from a list of portable identifiers if an interaction includes receipt of a predetermined message requesting removal from said portable device.**

Regarding Claims 8, 9, and 22, Martini teaches a communications system comprising and a method enabling the user of a portable communications device to perform a service interaction with a beacon device in an environment containing first and second beacon devices capable of wireless message transmission and at least one portable device capable of receiving such message transmissions (Column 6 lines 40 – 58, the first and second beacon devices are the transmitter (54) and the additional transmitter (62) respectively), wherein said first beacon is arranged to broadcast a series of inquiry messages (Column 6 lines 40 – 58), wherein said first beacon device is arranged to transmit data to said second beacon (Column 6 lines 53 – 58, there must be a notification from the first transmitter (54) to the second transmitter (62) that the connection has been established so that said second transmitter can engage in data transmissions with the portable device, the only way that this can happen is by the first transmitter (54) transmitting notification data to the second transmitter (62) thus this is an inherent characteristic), and wherein said second beacon and portable device are configured to perform a service interaction when triggered by the second beacon receiving the data (Column 6 lines 40 – 58). Albrecht teaches a beacon that receives the portable device identifier and wherein said at

Art Unit: 2684

least one portable device is arranged to detect such inquiry messages and reply with an identifier for the portable device (Section 2 Paragraph 5, the master unit sends out inquiries to portable devices whose identity is unknown, said portable devices respond with an address which is the identifier thus there is an inherent detection of inquiry messages by said portable devices). It is also well known in the art that the Bluetooth protocol has a standard format for packets used in data transmission with said packets having data fields arranged according to said protocol but **the prior art of record fails to specifically show a beacon device that is arranged to add to each inquiry message prior to transmission an additional data field, with said additional data field carrying broadcast message data, and wherein at least one portable device is arranged to receive the transmitted inquiry messages and read data/broadcast data from said additional data field.** Claim 9 depends on Claim 8 therefore examiner gives same reason as set forth above.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

Art Unit: 2684

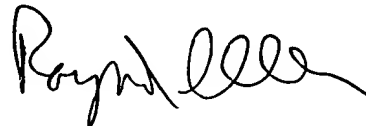
A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Raymond S Dean whose telephone number is 703-305-8998. The examiner can normally be reached on 7:00-3:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay A Maung can be reached on 703-308-7745. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2684

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



Raymond S. Dean
December 29, 2004


NAY MAUNG

SUPERVISORY PATENT EXAMINER